Shirley S. Cho, Esq. (CA Bar No. 192616) Pachulski Stang Ziehl & Jones LLP 10100 Santa Monica Bivd., 13th Floor Los Angeles, California 90067-4100 Telephone: 310/277-6910 Email: jstang@pszjlaw.com scho@pszjlaw.com Zachariah Larson, Esq. (NV Bar No. 7787) LARSON & ZIRZOW LLC 810 S. Casino Center Blvd. Ste 101 Las Vegas, NV 89101 Telephone: 702/382-1170 Facsimile: 702/382-1169 Email: zlarson@lzlawnv.com Attorneys for Reorganized Debtors UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF NEVADA In Re: THE RHODES COMPANIES, aka "Rhodes Homes, et al.," CASE NO. BK-S-09-14814-LBR (Jointly Administered) Chapter 11 STIPULATION AND REQUEST CONTINUE HEARING RE MOTI ENFORCEMENT OF PLAN INJI [Relates to Docket No. 1794] Hearing Date: January 8, 2014 Hearing Time: 2:30 p.m. Affects: All Debtors TI IS HEREBY STIPULATED between City of Henderson, pursus of the properties of the	I			
LARSON & ZIRZOW LLC 8 10 S. Casino Center Blvd. Ste 101 Las Vegas, NV 89101 Telephone: 702/382-1170 Facsimile: 702/382-1170 Facsimile: 702/382-1169 Email: zlarson@lzlawnv.com Attorneys for Reorganized Debtors UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF NEVADA In Re: CASE NO. BK-S-09-14814-LBR (Jointly Administered) Chapter 11 STIPULATION AND REQUEST CONTINUE HEARING RE MOTE ENFORCEMENT OF PLAN INJURIES, and Affects: A	2 3 4	Shirley S. Cho, Esq. (CA Bar No. 192616) Pachulski Stang Ziehl & Jones LLP 10100 Santa Monica Blvd., 13th Floor Los Angeles, California 90067-4100 Telephone: 310/277-6910 Facsimile: 310/201-0760 Email: jstang@pszjlaw.com	E-File: January 7, 2014	
FOR THE DISTRICT OF NEVADA In Re: CASE NO. BK-S-09-14814-LBR (Jointly Administered) Chapter 11 Chapter 11 STIPULATION AND REQUEST CONTINUE HEARING RE MOTENFORCEMENT OF PLAN INJUSTICATION AND REQUEST CONTINUE HEARING RE MOTENFORCEMENT OF PLAN INJUSTICATION AND REQUEST CONTINUE HEARING RE MOTENFORCEMENT OF PLAN INJUSTICATION AND REQUEST CONTINUE HEARING RE MOTENFORCEMENT OF PLAN INJUSTICATION AND REQUEST CONTINUE HEARING RE MOTENFORCEMENT OF PLAN INJUSTICATION AND REQUEST CONTINUE HEARING RE MOTENFORCEMENT OF PLAN INJUSTICATION AND REQUEST CONTINUE HEARING RE MOTENFORCEMENT OF PLAN INJUSTICATION AND REQUEST CONTINUE HEARING RE MOTENFORCEMENT OF PLAN INJUSTICATION AND REQUEST CONTINUE HEARING RE MOTENFORCEMENT OF PLAN INJUSTICATION AND REQUEST CONTINUE HEARING RE MOTENFORCEMENT OF PLAN INJUSTICATION AND REQUEST CONTINUE HEARING RE MOTENFORCEMENT OF PLAN INJUSTICATION AND REQUEST CONTINUE HEARING RE MOTENFORCEMENT OF PLAN INJUSTICATION AND REQUEST CONTINUE HEARING RE MOTENFORCEMENT OF PLAN INJUSTICATION AND REQUEST CONTINUE HEARING RE MOTENFORCEMENT OF PLAN INJUSTICATION AND REQUEST CONTINUE HEARING RE MOTENFORCEMENT OF PLAN INJUSTICATION AND REQUEST CONTINUE HEARING RE MOTENFORCEMENT OF PLAN INJUSTICATION AND REQUEST CONTINUE HEARING RE MOTENFORCEMENT OF PLAN INJUSTICATION AND REQUEST CONTINUE HEARING RE MOTENFORCEMENT OF PLAN INJUSTICATION AND REQUEST CONTINUE HEARING RE MOTENFORCEMENT OF PLAN INJUSTICATION AND REQUEST CONTINUE HEARING RE MOTENFORCEMENT OF PLAN INJUSTICATION AND REQUEST CONTINUE HEARING REMOTENFORCEMENT OF PLAN INJUSTICATION AND REQUEST OF PLAN INJUSTICATION AND REQUEST CONTINUE HEARING REMOTENFORCEMENT OF PLAN INJUSTICATION AND REQUEST CONTINUE HEARING REMOTENFORCEMENT OF PLAN INJUSTICATION AND REQUEST CONTINUE HEARING REMOTENFORCEMENT OF PLAN INJUSTICATION AND REQUEST CONTINUE HEARING REMO	7 8 9	LARSON & ZIRZOW LLC 810 S. Casino Center Blvd. Ste 101 Las Vegas, NV 89101 Telephone: 702/382-1170 Facsimile: 702/382-1169 Email: zlarson@lzlawnv.com		
In Re: THE RHODES COMPANIES, aka "Rhodes Homes, et al.," Debtors STIPULATION AND REQUEST CONTINUE HEARING RE MOTENFORCEMENT OF PLAN INJUSTICAL PLAN INJUSTICAL PROPERTY OF PLAN INJUSTICAL PROPERTY OF PLAN INJUSTICAL PLA	1	UNITED STATES BA	NKRUPTCY COURT	
In Re: CASE NO. BK-S-09-14814-LBR (Jointly Administered) THE RHODES COMPANIES, aka "Rhodes Homes, et al.," Chapter 11 STIPULATION AND REQUEST CONTINUE HEARING RE MOTENFORCEMENT OF PLAN INJUGENFORCEMENT OF PLAN INJUGE	$\begin{bmatrix} 2 \end{bmatrix}$	FOR THE DISTRICT OF NEVADA		
IT IS HEREBY STIPULATED between City of Henderson, pursual 9014(f) by and through its attorney Rew R. Goodenow of Parsons Behle & L Reorganized Debtors, by and through their attorney Shirley S. Cho of Pachulski Sta Jones LLP, that in order to allow the parties time to document a potential settlement regarding the <i>Motion of Reorganized Debtors for Enforcement of Plan Injunction</i> "Motion") [Doc. 1791], the parties FURTHER STIPULATE and request as follows:	14 15 16 17 18 19	THE RHODES COMPANIES, aka "Rhodes Homes, et al.," Debtors Affects: All Debtors	Chapter 11 STIPULATION AND REQUEST TO CONTINUE HEARING RE MOTION FOR ENFORCEMENT OF PLAN INJUNCTION [Relates to Docket No. 1794] Hearing Date: January 8, 2014	
	23 24 25 26 27	IT IS HEREBY STIPULATED between City of Henderson, pursuant to L.R. 9014(f) by and through its attorney Rew R. Goodenow of Parsons Behle & Latimer and Reorganized Debtors, by and through their attorney Shirley S. Cho of Pachulski Stang Ziehl & Jones LLP, that in order to allow the parties time to document a potential settlement agreement regarding the <i>Motion of Reorganized Debtors for Enforcement of Plan Injunction, Etc.</i> (the "Motion") [Doc. 1791], the parties FURTHER STIPULATE and request as follows:		

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1	1. That the hearing on the Motion be continued to February 5, 2014 at 2:30 p.m. or such
2	other date and time as is convenient for the Court's calendar.
3	
4	DATED: January 7, 2014
5	PARSONS BEHLE & LATIMER
6	
7	By:/s/Rew R. Goodenow Rew R. Goodenow, Bar No. 3722
8	Attorney for City of Henderson
9	PACHULSKI STANG ZIEHL & JONES LLP
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11	By:/s/Shirley S. Cho Shirley S. Cho, CA Bar 192616
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13	Attorneys for Reorganized Debtors
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